IN THE UNITED STATES DISTRICT COURT FOR THE

UNITED STATES OF AMERICA,)
Plaintiff,) 4:01CR3048
V.)
SCHUYLER JAMISON TAFOYA,) ORDER
Defendant.)

This matter is before the Court on defendant's memorandum in support of motion for sentence reduction (Filing No. 155), defendant's motion for sentence reduction (Filing No. 157), and the stipulation of the parties (Filing No. 158).

Pursuant to the retroactive amendment to the crack cocaine guidelines, the defendant's final offense level is reduced from 38 to 34. His criminal history category remains at III. The government and defense agree that his sentence should be reduced to one hundred fifty-four (154) months imprisonment, considering the prior computation of specific offense characteristics, adjustments, and departures. Accordingly,

IT IS ORDERED:

1) Said motions to reduce sentence are granted and the stipulation of the parties is approved and adopted; the sentence of the defendant is reduced to one hundred fifty-four (154) months. Defendant shall receive credit for all time served.

2) The conditions of supervised release entered in the original judgment and committal order remain in full force and effect.

DATED this 12th day of January, 2012.

BY THE COURT:

/s/ Lyle E. Strom

LYLE E. STROM, Senior Judge United States District Court